

Catholic University Law Review

Volume 35
Issue 4 *Summer 1986*

Article 22

1986

Index Volume 35 - Book Reviews-Reviewers

Catholic University Law Review

Follow this and additional works at: <https://scholarship.law.edu/lawreview>

Recommended Citation

Catholic University Law Review, *Index Volume 35 - Book Reviews-Reviewers*, 35 Cath. U. L. Rev. 1287 (1986).

Available at: <https://scholarship.law.edu/lawreview/vol35/iss4/22>

This Index is brought to you for free and open access by CUA Law Scholarship Repository. It has been accepted for inclusion in Catholic University Law Review by an authorized editor of CUA Law Scholarship Repository. For more information, please contact edinger@law.edu.

| | PAGE |
|---|------|
| <i>NATIONAL LABOR RELATIONS BOARD V. INTERNATIONAL LONGSHOREMEN'S ASSOCIATION</i> | 1061 |
| COMPLAINANT FRAUD ON THE INTERNATIONAL TRADE COMMISSION: IS THERE A STANDARD? | 545 |
| CONSTITUTIONALITY OF AFFIRMATIVE ACTION REGULATIONS IMPOSED UNDER THE CABLE COMMUNICATIONS POLICY ACT OF 1984 | 807 |
| <i>COSTELLO V. STAUBITZ</i> : THE STATUS OF THE VISIBLE LINE OF DEMARCATION IN ADVERSE POSSESSION IN MARYLAND | 1021 |
| <i>DUN & BRADSTREET, INC. V. GREENMOSS BUILDERS</i> : "MATTERS OF PRIVATE CONCERN" GIVE LIBEL DEFENDANTS LOWERED FIRST AMENDMENT PROTECTION | 883 |
| FORUM OVER SUBSTANCE: <i>CORNELIUS V. NAACP LEGAL DEFENSE & EDUCATION FUND</i> | 307 |
| <i>HECKLER V. CHANEY</i> : THE NEW PRESUMPTION OF NONREVIEWABILITY OF AGENCY ENFORCEMENT DECISIONS | 1099 |
| IN THE WAKE OF <i>TARASOFF</i> : MEDIATION AND THE DUTY TO DISCLOSE | 209 |
| LIMITING THE <i>WEINGARTEN</i> RIGHT IN THE NONUNION SETTING: THE IMPLICATIONS OF <i>SEARS, ROEBUCK AND CO.</i> | 1033 |
| <i>OREGON V. ELSTAD</i> : BOLDLY STEPPING BACKWARDS TO PRE-MIRANDA DAYS | 245 |
| <i>PREFERRED COMMUNICATIONS, INC. V. CITY OF LOS ANGELES</i> : IMPACT OF THE FIRST AMENDMENT ON ACCESS RIGHTS OF CABLE TELEVISION COMPANIES .. | 851 |
| REGULATION OF LEVERAGED BUYOUTS TO PROTECT THE PUBLIC SHAREHOLDER AND ENHANCE THE CORPORATE IMAGE | 489 |
| STRUCTURING DETERMINATE SENTENCING GUIDELINES: DIFFICULT CHOICES FOR THE NEW FEDERAL SENTENCING COMMISSION | 181 |
| <i>WALLACE V. JAFFREE</i> AND THE NEED TO REFORM ESTABLISHMENT CLAUSE ANALYSIS | 573 |

BOOK REVIEWS—REVIEWERS

| | PAGE |
|---|------|
| GEIMER, WILLIAM S. <i>Mnookin, In the Interest of Children: Advocacy, Law Reform, and Public Policy</i> | 663 |
| WAGNER, WILLIAM JOSEPH. <i>Calabresi, Ideals, Attitudes, Beliefs, and the Law</i> | 335 |

DISTRICT OF COLUMBIA SURVEY

NOTES

| | PAGE |
|--|------|
| THE DISTRICT OF COLUMBIA RENTAL HOUSING ACT: EVICTION PROTECTION FOR THE TENANTS OF A DEFAULTING MORTGAGOR UNDER <i>ADMINISTRATOR OF VETERANS AFFAIRS V. VALENTINE</i> | 1133 |
| TORTS | 1153 |
| PRIOR CONVICTION IMPEACHMENT IN THE DISTRICT OF COLUMBIA: WHAT HAPPENED WHEN THE COURTS RAN OUT OF <i>LUCK</i> ? | 1157 |